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	FAIRCHILD SEMICONDUCTOR CORP., and SYSTEM GENERAL CORPORATION
UNITED STATES DISTRICT COURT	
NORTHERN DISTRICT OF CALIFORNIA	
(SAN FRANCISCO DIVISION)	
` `	isco bivision)
POWER INTEGRATIONS, INC., a Delaware corporation,	Case No. 09-cv-05235-MMC
	Case No. 09-cv-05235-MMC  STIPULATED NOTICE OF WITHDRAWAL AND UNOPPOSED
corporation,	Case No. 09-cv-05235-MMC  STIPULATED NOTICE OF WITHDRAWAL AND UNOPPOSED MOTION AND [PROPOSED] ORDER FOR LEAVE EXTENDING PAGE LIMITS
corporation,  Plaintiff,  v.  FAIRCHILD SEMICONDUCTOR INTERNATIONAL, INC., a Delaware	Case No. 09-cv-05235-MMC  STIPULATED NOTICE OF WITHDRAWAL AND UNOPPOSED MOTION AND [PROPOSED] ORDER
corporation,  Plaintiff,  v.  FAIRCHILD SEMICONDUCTOR INTERNATIONAL, INC., a Delaware corporation, FAIRCHILD SEMICONDUCTOR CORPORATION, a Delaware corporation, and	Case No. 09-cv-05235-MMC  STIPULATED NOTICE OF WITHDRAWAL AND UNOPPOSED MOTION AND [PROPOSED] ORDER FOR LEAVE EXTENDING PAGE LIMITS ON CLAIM CONSTRUCTION BRIEFING RE '700 PATENT; ORDER THEREON  Date: N/A
corporation,  Plaintiff,  v.  FAIRCHILD SEMICONDUCTOR INTERNATIONAL, INC., a Delaware corporation, FAIRCHILD SEMICONDUCTOR	Case No. 09-cv-05235-MMC  STIPULATED NOTICE OF WITHDRAWAL AND UNOPPOSED MOTION AND [PROPOSED] ORDER FOR LEAVE EXTENDING PAGE LIMITS ON CLAIM CONSTRUCTION BRIEFING RE '700 PATENT; ORDER THEREON  Date: N/A Time: N/A Location: Courtroom 7, 19th floor
corporation,  Plaintiff,  v.  FAIRCHILD SEMICONDUCTOR INTERNATIONAL, INC., a Delaware corporation, FAIRCHILD SEMICONDUCTOR CORPORATION, a Delaware corporation, and SYSTEM GENERAL CORPORATION, a	Case No. 09-cv-05235-MMC  STIPULATED NOTICE OF WITHDRAWAL AND UNOPPOSED MOTION AND [PROPOSED] ORDER FOR LEAVE EXTENDING PAGE LIMITS ON CLAIM CONSTRUCTION BRIEFING RE '700 PATENT; ORDER THEREON  Date: N/A Time: N/A
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The parties have reached an agreement with regard to claim construction briefing with
respect to Fairchild's U.S. Patent No. 8,179,700 ("the '700 patent") to resolve an issue that has
arisen over their differing interpretations of the Court's order as to the procedure and schedule for
such briefing. Specifically:

- Fairchild understood the Court's order and the local rules to require Fairchild to file an opening brief, Power Integrations to file an opposition brief, and Fairchild to file a reply brief (three briefs in total on the single patent with five disputed terms) (Fairchild understood the "s" after "brief" to be typographical error in direct conflict with local rules and parties' negotiations.).
- Power Integrations understood the Court's order [D.I. 170] incorporating the parties' proposed scheduling order [D.I. 163 at 13] to provide for both parties to file opening briefs, both parties to file opposition briefs, and both parties to file reply briefs (six briefs in total).
   To resolve this dispute, the parties, by and through their respective counsel, have reached the following agreement:
  - Power Integrations agrees to and hereby does withdraw its opening claim construction brief regarding the '700 patent [D.I. 198-199]; Power Integrations will instead submit a responsive claim construction brief on Monday, March 25, 2013. Fairchild will then submit its reply brief on April 1, 2013.
  - To permit the parties to more fully address the issues and the relevant technical background, Power Integrations hereby requests the Court to allow Power Integrations up to an additional five (5) pages for its responsive claim construction brief and allow Fairchild up to an additional three (3) pages for its reply brief on claim construction. Fairchild does not oppose this motion. Fairchild only seeks the additional three pages of briefing to the extent Power Integrations is granted an additional five pages of briefing.

IT IS SO STIPULATED.

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1	Dated: March 18, 2013	FISH & RICHARDSON P.C.
2		Devision of Michael D. Headles
3		By: /s/ Michael R. Headley Michael R. Headley
4		Attorneys for Plaintiff
5		POWER INTEGRATIONS, INC.
6		
7	Dated: March 18, 2013	MCDERMOTT, WILL & EMERY LLP
8	Dated. Water 16, 2015	WEDERWOTT, WILL & EMERT LEI
9		By: /s/Blair Jacobs
10		Blair Jacobs
11		Attorneys for Defendants FAIRCHILD SEMICONDUCTOR INTERNATIONAL,
12		INC., FAIRCHILD SEMICONDUCTOR CORPORATION, and SYSTEM GENERAL
13		CORPORATION
14		
15	Pursuant to General Order No. 45, Section X(B) regarding signatures, I attest under penalt	
16	of perjury that concurrence in the filing of this document has been obtained from counsel for	
17	Defendants.	
18	Dated: March 18, 2013	FISH & RICHARDSON P.C.
19		By: /s/ <i>Michael R. Headley</i> Michael R. Headley
20		·
21		Attorneys for Plaintiff POWER INTEGRATIONS, INC.
22		
23	0	R D E R
24	PURSUANT TO STIPULATION, IT IS SO ORDERED, with the exception of the request for additional pages, no specific need having been shown.	
25	puges, no specific needs	40 a 40 MADIA
26	DATED:March 19, 2013	Mafine M. Cheken Judge Maxine Chesney
27		Judge Maxille Cheshey
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